INSTRUCTIONS: HOW TO APPLY FOR FURTHER DEFERRAL (a payment plan) OR WAIVER OF COURT FEES AND COSTS

USE THIS PACKET only if you have a court order that defers your court fees and costs and you have received a Notice of Court Fees and Costs Due, after the conclusion of the case. You must now pay your court fees and costs or file a Supplemental Application to have your court fees waived or further deferred.

- 1. WHAT COURT FEES OR COSTS ARE CHARGED? Arizona law requires the Court to charge fees and costs when a court user files certain court papers or needs other court services. There are various fees and costs charged for different kinds of cases, depending on what you want or need to do. If this packet applies to you, you have asked the court to defer your court fees and costs and the court has done so. You will have received a notice from the court that you must now pay your court fees and/or costs, or file a Supplemental Application to further defer or waive your fees and costs.
- 2. WHO PAYS THE COURT FEES AND COSTS? Usually the person who wants to file a certain court document, or who wants a certain court service, must pay the fees and costs at the time the filing or the service is done. At the end of the court case the judge might order that one or the other party pay all the costs and fees, which means the party who is ordered to do so must pay back the other party who already paid court fees or costs
- 3. WHAT ABOUT A PARTY WHO CANNOT PAY COURT FEES OR COSTS? Sometimes, for very serious reasons, a party cannot pay court fees and costs at the time of filing court papers or asking for another court service. If this happens, the party can apply for a DEFERRAL or WAIVER of court costs and fees at the beginning of the case. If this packet applies to you, you will have already received a deferral at the beginning of the case.
 - A WAIVER means that the party does not have financial resources to pay now and probably cannot do so in the future. Generally, waivers are only given at the end of a case. The only time you can get a waiver at the beginning of a case is if you are filing for an Order of Protection, or an Injunction against Harassment.
 - A DEFERRAL means that although the party cannot pay now, he or she can probably pay in the future. Because you can probably pay in the future, most often, you will get a DEFERRAL rather than a WAIVER, because everyone needs to bear his or her fair share of the court fees and costs. If at the end of your case, you meet the financial criteria and still cannot pay your court fees, you can ask the Court to waive or further defer your court fees and costs. If the court defers the court fees and costs, you will be put on a payment plan and required to pay a certain amount of money to the court each month.
- 4. COURT PAPERWORK FOR A DEFERRAL OR WAIVER OF COURT FEES AND COSTS:
 - A. SUPPLEMENTAL APPLICATION FOR WAIVER OR FURTHER DEFERRAL OF COURT FEES AND/OR COSTS: You must file the Supplemental Application with the Clerk of the Court. You should know that the court does not waive or further defer the court fees and costs, and if you do not pay the court fees and costs a Consent Judgment will be signed by the Judge and recorded against you. If you disagree with the court's decision regarding the Supplemental Application, you can request a hearing. In filling out the Application, check the boxes that apply to your situation as follows:
 - Paragraph 2. Read paragraph 2(A) to see if you receive any governmental assistance. If you do
 and have proof, check the box that applies to your situation and then fill out the Financial
 Questionnaire. If you do not receive governmental assistance or do not have proof, go to
 paragraph 2(B).

- Paragraph 2(B). Read paragraph 2(B) to see if your income is insufficient or is barely sufficient
 to meet the daily essentials of life. If you do, check the box and then fill out the Financial
 Questionnaire. If your income is sufficient to meet the daily essentials of life, go to paragraph
 2(C).
- Paragraph 2(C). Read paragraph 2(C) if paragraph 2(A) and 2(B) do not apply to you. Then
 explain to the court why you do not have the money to pay your court fees and costs now. Then
 fill out the Financial Questionnaire.
- B. ORDER ON SUPPLEMENTAL APPLICATION (WITHOUT HEARING): Do not fill out this form except for caption, which includes the name of the petitioner/plaintiff, name of the respondent/defendant and your case number. The Special Commissioner will fill out this form after he or she has reviewed your application. This form tells you whether your costs have been waived, further deferred or denied. If you do not agree with the decision of the Special Commissioner, ask the Special Commissioner for the Request for Hearing form and the Order on Supplemental Application (After Hearing).

5. HOW DO I APPLY FOR FURTHER DEFERRAL or WAIVER?

- A. Complete the Supplemental Application and the caption of the Order on Supplemental Application (without hearing). DO NOT SIGN THE Supplemental Application until you get to the Filing Counter if you are hand-delivering the Application to the Clerk of the Court. You will be able to sign the Application at the Court when you go to the Filing Counter and avoid the cost of paying a Notary Public. You must personally appear at the court if you are asking the court to waive your court fees and costs unless it will be an extraordinary hardship for you to do so. For example, you live outside the Phoenix Metropolitan area, or you are confined to your home due to illness, and so forth. If you are asking for a further deferral (payment plan), you can mail your Supplemental Application to the court. If you are mailing your Supplemental Application to the Clerk of the Court, you will need to sign the Supplemental Application in front of a Notary Public before you mail your Supplemental Application.
- B. Take the Supplemental Application to the Clerk of Court at the court location where you filed your court papers originally on or before the date you were told to file the Supplemental Application. If you are mailing the Supplemental Application, mail it to the Clerk of the Court, Collections, 201 West Jefferson, Phoenix, Arizona 85003. Make sure the Supplemental Application gets to the Clerk of the Court on or before the date you were told to file the Supplemental Application. The Special Commissioner will review your application, determine if you qualify for further deferral or waiver, and notify you as to whether you qualify for a further deferral or waiver.
- C. If your court fees and costs are waived, that means you never have to pay the court fees and costs. If your court fees and costs are further deferred that means that you will be put on a payment plan, and you will need to pay the court a certain amount each month or a consent judgment will be signed against you. If you do not agree with the Court's decision, you can request a hearing in front of a Judge. Ask the Special Commissioner for the form Request for Hearing and Order.
- **OTHER HELP.** If you still have questions about this procedure, you can ask a lawyer for legal advice. You can look up a lawyer in the telephone book under "attorneys." Also, the Self-Service Center has a list of lawyers who will help you help yourself. The list shows where the lawyers are located, how much they charge to look over the court papers or answer your questions, and what their experience is.

Visit the Self-Service Center at the Court or on the Internet at: http://www.superiorcourt.maricopa.gov/ssc/sschome.html to get the names of some of the lawyers on this list.

Your Address: Your City, Stat Your Telephor Attorney Bar N	te, and Zip Code: ne Number: Number (if applicable):	r ☐ Attorney for ☐ Petitioner ☐ Respondent	
		COURT OF ARIZONA ICOPA COUNTY	
Name of Pe	titioner/Plaintiff.	Case Number: SUPPLEMENTAL APPLICATION FOR WAIVER OR FURTHER DEFERRAL OF COURT FEES AND COSTS	
Name of Re	spondent/Defendant.		
STATE OF A	,		
COUNTY OF	MARICOPA) ss		
this application		UNDER OATH. I swear or affirm that the information in is statement under the penalty of prosecution for perjury if	
I am requestir	ng a waiver or further deferral o	of any unpaid fees and costs in my case.	
	IVER: I am permanently unable sufficient to meet the daily es	e to pay. My income and liquid assets are insufficient or sentials of life and unlikely to change in the foreseeable	
2. ☐ FUF ☐ a.	RTHER DEFERRAL: I receive governmental assist Temporary Assistance for No Supplemental Security Incor		
	You must submit proof that yo	or 2a., you must complete the Financial Questionnaire. ou receive governmental assistance. If you are submitting nird party, you must attach a photocopy of that proof.	
		OR	
☐ b.	 b. My income is insufficient or is barely sufficient to meet the daily essentials of life, an includes no allotment that could be budgeted for the fees and costs that are required t gain access to the court. 		
		ncome is insufficient or barely sufficient, the court will review ses. Among the factors the court may consider are:	

- 1. Whether your gross income as computed on a monthly basis is 150% or less of the current federal poverty level. Gross monthly income includes your share of community property income if available to you.
- 2. Although your income is greater than 150% of the poverty level, you have proof of extraordinary expenses (including medical expenses and costs of care for elderly or disabled family members) or other expenses that the court finds are extraordinary that reduce your gross monthly income to at or below 150% of the poverty level.

OR

	☐ c. I do not have the money to pay the court fees and costs now. I can pay the costs at a later date. Explain.				
If you	checked	either boxes 2b. or 2c., you m	ust complete the Finan	cial Questi	ionnaire.
		FINANCIAI	L QUESTIONNAII	RE	
	ORT RE	SPONSIBILITIES: List all perso	ns you support (including	g paying cl	nild support and spousa
mainto	nance).	NAME	RELATIONS	HIP	
STAT	'EMEN'	T OF INCOME AND EXPE	NSFS		
017(1		TANCE: I receive assistance fro	m:		
		Arizona Health Care Co	Arizona Health Care Cost Containment System (AHCCCS) Arizona Long Term Care System (ALTCS)		
		Other (explain):			
	MONT	HLY INCOME: My monthly incon	ne is:		
		Monthly gross income		\$	
		Employer name:			
		Employer address: Employed since (month	n/year):		
		Other current monthly income, pensions, dividends, scholarshi			
		(explain amount and source):	po, granto, royantos, totto		
		My spouse 's monthly gross inc	come (if available to me).	\$	
		, .	(
		TOTAL MONTHLY INCOME:		\$	

MONTHLY EXPENSES AND DEBTS: My monthly expenses and debts are:

Rent/Mortgage pay Car payment Credit card paymer	ment \$ \$		\$ \$ \$	
Other payments & o Explain:			\$	
Food/Household su				
Utilities/Telephone Clothing	\$ \$			
Medical/Dental/Dru	gs \$ <u></u>			
Health insurance	\$ \$			
Nursing care Laundry	Φ \$			
Child support	\$ \$			
Child care	\$			
Spousal maintenan	· ·			
Car insurance	\$			
Gasoline/Bus fare	\$			
Contributions to em or other retirement				
TOTAL MONTHLY			\$	
Cash and bank acc Credit union accour Equity in: 1. Home 2. Other property 3. Cars/other vehic Other, including sto Retirement account TOTAL ASSETS: EXTRAORDINARY EXPENSIBLE	inus any liens or loans ounts nts cles cks, bonds, etc. ds ES: For example, unus	ESTIMATED VA	ALUE \$eds, financial hardship,	
DESCRIPTION		NUOMA	IT	
		P B		
		B		
TOTAL EXTRAORDINARY				
SIGNA	ATURE UNDER P	ENALTY OF	PERJURY	
Today 's Date:	Signatur	e:		
,	-			
	7 1 100			

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

				Case Number:
		etitioner/Plaintiff.		ORDER ON SUPPLEMENTAL APPLICATION (WITHOUT HEARING)
Nam	ne of R	espondent/Defendant.		
A SI	JPPLE	MENTAL APPLICATION WA	AS FILED.	
THE		RT FINDS that the applicant (print LIGIBLE FOR A WAIVER be		:
		The applicant is permanently un	able to pay.	
		The court exercises its discretion (A.R.S. § 12-302(L))	n to grant a waive	er as necessary and appropriate.
			OR	
☐ IS ELIGIBLE FOR FURTHER DEFERRAL of fees and costs. (Court must establish of payments.)			and costs. (Court must establish a schedule	
		The applicant has shown good of	cause for further o	deferral.
		The court exercises its discretion (A.R.S. § 12-302(L))	n to grant a furthe	er deferral as necessary and appropriate.
	IS N	OT ELIGIBLE FOR A WAIV		HER DEFERRAL of fees and costs.
IT IS	ORDE	ERED: (Check all boxes that apply	/)	
	WAI	VER IS GRANTED for unpaid	fees and costs in	the amount of \$
	WAI	VER IS DENIED. The applicant	does not meet th	e financial criteria for waiver because
A wai	iver MUS	ST BE granted upon proof that appl	icant is permaner	ntly unable to pay.
	FUR	THER DEFERRAL IS GRAN	I TED for unpaid f	ees and costs in the amount of \$
	П Т	he applicant shall pay the entire ar		(date).
	☐ T begin		OR each	(week, month etc.) until paid in full

	rot necessary or appropriate under A.R.S. § 12-	the applicant has not demonstrated good cause or it is 302(L).
	APPLICATION DENIED: Your application is incomplete because	
	You are encouraged to submit a complete applica	tion before a consent judgment is entered against you.
reques		ou may request a hearing for a review of this order. The this order was mailed or handed to you in court. No til the hearing is held.
mailed		within twenty (20) days from the day this order was ot made within the time stated, a consent judgment
DATE	ED:	
		☐ Judicial Officer☐ Special Commissioner